Debra P. Hackett Clerk, U.S. District Court 15 LEE ST STE 206 MONTGOMERY AL 36104-4055

January 16, 2008

Appeal Number: 07-14665-D Case Style: Re'Naul M. Johnson v. AL DOC District Court Number: 07-00767 CV-W-N

TO: Re'Naul M. Johnson (AIS 166237)

CC: Debra P. Hackett

CC: Troy King

CC: Administrative File

United States Court of Appeals

Eleventh Circuit 56 Forsyth Street, N.W. Atlanta, Georgia 30303

Thomas K. Kahn Clerk For rules and forms visit www.call.uscourts.gov

January 16, 2008

Re'Naul M. Johnson (AIS 166237) Staton CF PO BOX 56 ELMORE AL 36025-0056

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NOTICE TO INCARCERATED APPELLANT OF THE \$455 FEE REQUIREMENT UNDER THE PRISON LITIGATION REFORM ACT

The Prison Litigation Reform Act of 1995 (hereinafter "the Act"), 28 U.S.C. § 1915 (as amended), requires, in all civil appeals by prisoners, payment of a docket fee of \$450 and a filing fee of \$5 for a total of \$455 (hereinafter "the filing fee") to the clerk of the United States

District Court where you filed your notice of appeal. This is true even though the district court has permitted you to proceed with this appeal in forma pauperis.

If you are unable to pay the \$455 filing fee in full at this time, you may allow the institution of your confinement to pay the fee in installments from your prison account. To do so, you should read, complete and sign the enclosed CONSENT FORM which incorporates provisions authorized by the Act. The form is provided in quadruplicate. The top three copies (white, yellow, and pink) should be returned to this office in the enclosed envelope. You may keep the gold copy for yourself. Please read the enclosed CONSENT FORM carefully -- it contains important information concerning the requirements of the Act in connection with payment of the filing fee.

If, within 30 days from the date of this notice, you HAVE NOT either:

- (1) completed, signed and returned to this office the enclosed CONSENT FORM in the envelope provided, OR
- (2) paid the \$455 filing fee in full to the district court,

this appeal will be dismissed for want of prosecution, pursuant to 11th Cir. Rule 42-1(b).

If we receive a completed and signed CONSENT FORM or if we receive notice from the district court that you have paid the filing fee in full, your appeal will proceed.

Sincerely,

THOMAS K. KAHN, Clerk

Reply To: Nancy Holbrook (404) 335-6183

Encl.